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INSTALLMENT LAND SALE CONTRACT THIS AGREEMENT made this 6tbday of, <u>May</u> , 197.7.3 by and between BROOKS RESOURCES CORPO TION, hereinafter called Seller, and <u>GEORGE W. BURKE, A Single Man</u>	
hereinafter called purchaser, WITNESSETH: That in consideration of the covenants herein contained and the payments to be made as hereinafter specified, the so agrees to sell and the purchaser agrees to buy the following described real property situated in Deschutes County, Oregon wit: Sales Lot 44, Legal Lot 6, Block 6, Wagon Trail North, First Addition, Subdivision subject to easements of record and covena conditions and restrictions in the Building and Use Restriction recorded July 19, 1972, in Volume 186, Page 605, Deed Records	ints, Ç
of Deschutes County, Oregon, for the following price which the purchaser agrees to pay in the manner and at the times as follows: Cash Price	
The uppaid balance bears interest from the date of this agreement on declining balance at an ANNUAL PERCENTAGE RA OF $\frac{74}{2}$ % and is the only FINANCE CHARGE in the sum of \$.1,152,84 in this transaction. The total of all payments is the cash price plus the interest. The total of all deferred payments is \$5,292,84 payable in	due price pur- C
All taxes levied against the above described property for the current tax year shall be prorated between seller and chaser as of the date of this agreement. Purchaser agrees to pay when due all taxes which are hereafter levied against property and all public, municipal and statutory liens which may be hereafter lawfully imposed upon the premises. If chaser allows taxes or other assessments upon said property to become definquent or shall fail to remove any lien or l imposed upon said property, seller, without obligation to do so, shall have the right to pay any amounts due and to add to principal amount remaining due under this agreement the sums so paid. Title insurance shall be provided by Seller. Purchaser shall be entitled to possession of the premises upon the date of this agreement. Purchaser agrees that all improvements now located or which shall hereafter be placed on the premises, shall rema part of the real property and shall not be removed at any time prior to the expiration of this agreement without the wri consent of seller. Purchaser shall not commit or suffer any waste of the property, or any improvements thereon, or alter at thereof, and shall maintain the property and all improvements thereon, and all alterations thereof, in good condition	the model of the pro- liens of the constraint of the pro- liens of the pro- liens of the pro- liens of the pro- tect of the pro- liens of the pro- liens of the pro- tect of the pro
thereot, and shall maintain the property and an improvements thereon, and an interations thereot, in good condition repair. Seller covenants that it is the owner of the above described property and can convey merchantable title to the same. Upon payment of the entire purchase price for the property, as provided herein, and performance by purchaser of other terms, conditions and provisions hereof, seller shall forthwith execute and deliver to purchaser a good and suffic deed conveying said property free and clear of all lens and encumbrances as of the date of this agreement except as al provided and those placed upon the property or suffered by purchaser subsequent to the date of this agreement. Seller ag to provide an owner's title insurance policy in the amount of purchase price. In the event that purchaser shall fail to perform any of the terms of this agreement, time of payment and perform, being of the essence, seller shall, at its option, have the following rights:	
 (a) To foreclose this contract by strict foreclosure in equity. (b) To declare the full unpaid balance of the purchase price immediately due and payable. (c) To specifically enforce the terms of this agreement by suit in equity. (d) To declare this agreement null and void as of the date of the breach and to retain as liquidated damages the am of the payment theretofore made upon said premises. Under this option all of the right, title and interest of the chaser shall revert and revest in seller without any act of re-entry or without any other act by seller to be performing and purchaser agrees to peaceably surrender the premises to seller, or in default thereof purchaser may, at option of seller, be treated as a tenant holding over unlawfully after the expiration of a lease and may be ou and removed as such. Seller reserves the right to enter upon the above described property at any time during the term of this agreement for 	pur- med, the isted S
purpose of examining the same. In the event suit or action be instituted to enforce any of the terms or conditions of this agreement, the losing party is pay to the prevailing party, in addition to the costs and disbursements allowed by statute, such sum as the court adjudge reasonable as attorneys fees in such suit or action, in both trial court and appellate courts. Purchaser certifies that this contract of purchase is accepted and executed on the basis of purchaser's examina and personal knowledge of the premises and opision of the value thereof; that no attempt has been made to influence chaser's iddgment; that no agreement or promise to alter, repair, or improve said premises has been made by seller or by agent of seller; that no agreement takes said property and the improvements thereon in the condition existing at the influence.	may ation pur- any
Failure by seller at any time to require performance by purchaser of any of the provisions hereof shall in no way at seller's rights hereunder to enforce the same, nor shall any waiver by seller of any breach hereof be held to be a waive any succeeding breach, or a waiver of this non-waiver clause. The covenants, conditions and terms of this agreement shall extend to and be binding upon and inure to the benefit the heirs, administrators, executors and assigns of the parties hereto. Purchaser has examined and is aware of all covenants and restrictions concerning the above premises and hereby and to ablie by the same. Purchaser shall not assign this agreement, his rights thereunder or in the property covered thereby without the wri- consent of seller.	er of S
In construing this agreement and where the context so requires, the singular includes the plural. Purchaser hereby acknowledges receipt of a copy of this agreement. IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first above written. BROOKS RESOURCES CORPORATION WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first above written. BROOKS RESOURCES CORPORATION BROOKS RESOURCES C	
4472 Muir Ave,, San Diego, Calif. 92107 Phone 714-222-2964/dress Subsidiany of Engoks-Scanion, mg. BHOOKS RESOURCES CORP. BHOOKS RESOURC	

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12323 11 CALIFORNIA STATE OF/ ØRD/GØN/, County of <u>SAN DIECO</u> 1973 SS May 23 Personally appeared the above name # and acknowledged the foregoing instrument to be his voluntary act. 1. 1. 15 Before me: (Mary C. Pacha OFFICIAL SEAL CALIFORNIA NOTARY PUBLIC FOR/ØREGØN My Commission expires: August 30 1974 CAROLYN A. ROCHA VOTARY PUBLIC, CALIFORNIA PRINCIPAL OFFICE IN SAN DIEGO COUNTY August 30, 1974 ssion Expine August 30, 1974 HATE OF OFEGON, ["cunty of Klamath and for record at request of. Klamath County Title 34 the 17 d. d. Sept A. P. 69 74 at 3:26 at tack P M. and deb meetded whet M-74 M DEEDS 12322 Wm 23 MitLidE, County Clerk 4.00 34 11 4 15-1 1 1 **t**-, aran da ya falansa. Kata ya kata kata 4 -magazite the series i de la comercia 11 Join the -47.3 ZZ 沟 4 in the second E Tringet - Mintege X